EXHIBIT D

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UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re:	
III IC.	Chapter 11
DELPHI CORPORATION, et al.,	Case No. 05-44481 (RDD)
Debtors.	(Jointly Administered)

DECLARATION OF KARA ZALESKAS IN SUPPORT OF MOTION OF PLYMOUTH RUBBER COMPANY, LLC FOR RELIEF RELATING TO THE <u>ADMINISTRATIVE CLAIMS BAR DATE</u>

I, KARA ZALESKAS, hereby depose and state as follows under the pains and penalties of perjury:

1. I am an attorney at the law firm Duane Morris LLP ("<u>DM</u>"). I submit this Declaration in support of the motion of Plymouth Rubber Company, LLC ("<u>Plymouth Rubber</u>") seeking relief relating to the administrative claims bar date, filed contemporaneously herewith in the above-captioned bankruptcy case of Delphi Corporation and its debtor affiliates (collectively, the "Debtors"). I have personal knowledge of all facts stated in this Declaration, except as otherwise

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stated or for those facts stated upon information and belief, and, as to those facts, I believe them to be

true and correct.

2. On or around July 16, 2009, I received an email that was originally sent from Thomas

Kennedy, Esq., counsel for Versa Capital Management, Inc. ("Versa"). The email contained an

attachment of bankruptcy notices that had been sent to Plymouth Rubber Company, Inc.

3. On July 16, 2009, I left a voicemail message for Ronald Meisler, Esq., a partner at the

law firm Skadden, Arps, Slate, Meagher & Flom LLP, who was identified on one of the notices as

bankruptcy counsel to the Debtors. In my voicemail message, I informed Mr. Meisler that I was

calling with respect to the administrative claims bar date in the Debtors' bankruptcy cases and the

concerns of DM's client, Plymouth Rubber, relating thereto.

4. On July 17, 2009, I spoke with Mr. Joseph Wharton, a colleague of Mr. Meisler, who

informed me that he would present to the Debtors Plymouth Rubber's request to be excused from the

administrative claims bar date, and would respond as soon as he had an answer from his clients.

5. On July 20, 2009, Mr. Wharton contacted me and advised that the Debtors did not

agree to deem Plymouth Rubber's administrative claims as timely filed and that the Debtors did not

waive the right to seek disallowance of Plymouth Rubber's administrative claims on timeliness

grounds.

Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true and

correct.

Dated: July 31, 2009

Kara Zaleskas

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